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September 12, 2007

Via Federal Express, Certified Mail, Return Receipt Requested and Facsimile: 212-909-9463

Steven J. Cohen, Esq. Wachtel & Masyr, LLP 110 East 59<sup>th</sup> Street New York, NY 10022

Re: Stock Purchase Agreement dated as of February 1, 2006

by and among Argo Turboserve Corporation, Dean Angelle and Denise Angelle, and D&D Pipe and Rentals, Inc.

("Purchase Agreement") Our File No. 043173-00

Dear Mr. Cohen:

The undersigned has been engaged to represent the interests of Dean and Denise Angelle (collectively "Angelle") in connection with the "Notice of Indemnification" forwarded by you dated August 14, 2007, copy attached. I request that any and all future communications in this regard be directed to the attention of the undersigned.

In addition to reiterating those matters set forth in the letter dated September 5, 2007 by Margaret D. Swords (copy attached), please accept this letter as the formal exercise of Angelle's rights under ¶ 9.3(b) of the Purchase Agreement. Specifically, Angelle requests that they immediately be given "reasonable access to all premises, books, records and personnel in the possession or under the control" of you and your client. Accordingly, until Angelle has had an opportunity to reasonably exercise their rights under ¶ 9.3(b) of the Purchase Agreement, any filing of a suit by your client, Argo Turboserve Corporation, in the United States District Court for the Southern District of New York, or anywhere else, would be premature.

JONES, WALKER, WAECHTER, POITEVENT, CARRÈRE & DENÈGRE L.L.P.

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I look forward to your prompt response in scheduling the "reasonable access" contemplated by  $\P$  9.3(b) of the Purchase Agreement.

Very truly yours,

Carl D. Rosenblum

CDR/pd Enclosures

cc: Dean and Denise Angelle